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The extension is requested by Plaintiff's counsel due to an emergency that has kept

him out of the office, and therefore, counsel has been unable to attend to and respond to Defendants'

1	Motion for Summary Judgment by December 11, 2017. This stipulation is not made for purposes of		
2	delay.		
3	The parties further agree that Defendant's	5. The parties further agree that Defendant's Reply in Support of Defendants' Motion	
4	for Summary Judgment will be due on January 8, 2018.	For Summary Judgment will be due on January 8, 2018.	
5	5		
6	6 IT IS SO STIPULATED.	IT IS SO STIPULATED.	
7			
8	8 Dated: this 11 <sup>th</sup> day of December, 2017. ROBISON	, BELAUSTEGUI, SHARP & BRUST	
9	9	C. Gilmore	
10	FRANK C	. GILMORE, ESQ.	
	71 Washir	ar No.: 10052 agton Street	
11	11 Reno, Nev	~	
12		: (775) 329-3151	
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13		more@rbsllaw.com	
14	and BRENDA	N H. LITTLE	
1	DDO HAC		
15	15	thias Wexler Friedman LLP	
16	<b>20</b>	n Plaza, Suite 1700	
17	Buffalo, N		
18	Service Gr	for Defendant Continental coup, Inc. d/b/a ConServe	
19		OFFICE OF VERNON NELSON, PLLC	
20	20		
21	- J · <del></del>	rnon Nelson	
22	II	n Nelson la Bar No. 6434	
22	9480	South Eastern Avenue, Suite 252	
23		egas, NV 89123 for Plaintiff Christopher Abernathy	
24			
25	25 IT IS SO ORDERED.		
26			
27	Dated: December 11, 2017.  UNITED	STATES DISTRICT JUDGE	
28		- · · · <del></del>	